LIST OF SPEAKERS AND TOPICS

PPJ 2012: PUBLIC AND PRIVATE JUSTICE COURSE & SEMINAR

Dubrovnik, May 28 – June 1, 2012

Appeals

and other Means of Recourse against Judgments in the Context of Efficiency and Fairness

1	Neil Andrews (Cambridge)	The appeals in English and comparative law
2	Slađana Aras (Zagreb)	The powers of appellate court in the context of effective
		protection of children's right to maintenance
3	Nina Betetto (Ljubljana)	The precedent character of Supreme Court decisions in
		Slovenia
4	Ruth de Bock (the Hague)	Experimenting with civil appeal procedures in the Netherlands
		with regard to costs, length of proceedings and effectiveness
5	Peter C.H. Chan (Hong Kong)	Civil Appeals in China – Theory, Procedures and Reform
6	Biljana Djuricin (Podgorica)	Practical problems encountered by appellate courts in
	J J	Montenegro
7	Tanja Domej (Zürich)	What is an important case? Criteria for the admissibility of
		appeals to the supreme courts in the German-speaking
		jurisdictions
8	Frédérique Ferrand (Lyon)	Appeals and enforceability: the effects of appeals on prospects
0	rederique retraite (Eyon)	for (immediate) enforcement – what does it mean for the
		effectiveness of legal protection?
9	Federico Ferraris (Milano-Bicocca)	Use (and abuse) of appellate proceedings: the Italian
,	reactive retrains (initialle Diebeeu)	perspective
10	Aleš Galič (Ljubljana)	Reshaping the role of supreme courts in the countries of ex-
	(jj)	Yugoslavia
11	Peter Gilles (Frankfurt)	Remedies against Judgements in Germany : abundance,
	, , , , , , , , , , , , , , , , , , ,	complexity, clichés, and questionable legitimations
12	Gina Gioia (Padua)	Recourse against decisions on international jurisdiction
13	Christopher Hodges (Oxford)	Consumer ADR and the Courts: The need for an appealing
		new relationship
14	Pablo Bravo Hurtado	Final Appeal to the Supreme Court in the Civil Law and
	(Temuco[Chile]/Maastricht)	Common Law World
15	Rob Jagtenberg & Annie de Roo	The ,why' of non-appeal. A search for motives and an estimate
	(Rotterdam)	of costs, with a focus on employment disputes
16	Jon T. Johnsen	Appeals and Trial within Reasonable time. A European
		Perspective
17	Georg Kodek (Vienna)	Appellate proceedings in civil cases – traditional remedies in
		light of contemporary problems
18	Terence Lai (Hong Kong)	Civil Appeals in Hong Kong – the impact of the Civil Justice
		Reform
19	Richard Marcus (Hastings)	Appellate review in the reactive model: the example of the
		American federal courts
20	Donatas Murauskas (Vilnius)	Cost-benefit analysis of appeal: the problem of harmonisation
21	Nada Nekić Plevko (Zagreb)	Legal Remedies in the Enforcement Proceedings and their
		Impact on Effectiveness of Legal Protection in Commercial
		Cases
22	Jorg Sladič (Ljubljana/Maribor)	Appeals in civil procedure in Slovenia: why the recent reforms

		of civil procedure did not manage to avoid the endless cycle of remittals
23	Sebastian Spinei (Romania)	Is there a right to proper law-making? Regulating the appeals system in Romania
24	Olaf Halvorsen Rønning (Oslo)	Human rights standards for legal aid in appeal cases
25	Andrea Saltzman (San Francisco)	Appellate review in the USA: the practice in California state courts
26	Elisabeta Silvestri (Pavia)	One, two or more appeals?
27	Ksenia Sergeeva (Ural SLA- Torino)	Appellate and Cassation Review in Russian Civil Procedure
28	Serban Vacarelu (Maastricht)	A re-evaluation of policy considerations regarding the appeal and the supervisory writs procedure in Louisiana
29	Igor Tarasov (Ural SLA)	Supervisory Review in Russian Civil Procedure
30	Alan Uzelac (Zagreb)	How much appeal is too much? On (mis)perception of the right to appeal as a human right in civil matters
31	Damir Valeev & Ruslan Sitdikov (Kazan)	Reforming of the legal process of appeal related to the creation of Russian courts of intellectual property rights